Hitch of India

प्राधिकार से प्रकाशित

SECRETARI

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NEW DELHI, SATURDAY, MAY 24, 1969/JYAISTHA 3, 1891

इस भाग में भिरत पृष्ठ संख्या दो जाती है जिस से कि यह ग्रलग संकलन के रूप में रखा जा सके। Separate paging is given to this Part in order that it may be filed as a separate compilation.

भाग II—-खण्ड 4 PART II—Section 4

रक्षा मंत्रालय द्वारा जारी किये गये विधिक नियम श्रीर श्रादेश

Statutory Rules and Orders issued by the Ministry of Defence

MINISTRY OF DEFENCE

New Delhi, the 7th May 1969

- **S.R.O.** 149—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Draughtsman in the Army Ordnance Corps namely—
- 1. Short title and commencement —(1) These rules may be called the Draughtsman (AOC Class III) Recruitment Rules, 1969.
- (2) They shall come into force on the date of their publication in the Official Gazette
- 2 $\mbox{\bf Application.---}\mbox{\bf These}$ rules shall apply to the posts specified in column 1 of the Schedule hereto annexed
- 3. Number of posts, classification and scales of pay.—The number of post, its classification and scales of pay attached thereto shall be as specified in columns 2 to 4 of the Schedule hereto annexed
- 4 **Method of recruitment**, age limit and other qualifications—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes and Scheduled Tribes and other special

categories of persons in accordance with the orders of the Central Government issued from time to time.

- 5. **Disqualifications.**—(a) No person, who has more than one wife living or, who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to any of the said posts; and
- (b) No woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any of the said posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Power to relax.—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons or posts.

SCHE

Name of post No. of Classification Scale of pay

Whether Age limit selection for direct post or recruits. non-selec-

tion post.

Educational and other qualifications required for direct recruits,

I	2	3	4	5	6	7
Draughtsman Grade II	r	Civilian in De- fence Services Class III Non-Gazetted Non-Minis- terial Non- Industrial.	R8. 205-7- 240-8-280.	Non- selection	below 30 years.	Matriculation or quivalent Diploma in Mechanical drawing or in Mechanical/Electrical Engineering or Draughtsmanship (Mech.) Certificate from recognised technical Institutions/Boards.
Draughtsman Grade III	11	Civilian in De- fence Services Class III Non-Gazetted Non-Minis- terial Non- Industrial.	Rs. 150-5- 175-6-205- EB-7-240.	Non- selection	below 30 years.	Matriculation or equivalent Diploma in Mechanical drawing or in Mechanical/Electrical Engineering or Draughtsmanship (Mech). Certificate from recognised technical Institutions/Boards.
Draughtsman Grade IV.	21	Civilian in Defence Services Class III Non- Gazetted Non- Ministerial Non-Indus- trial.	Rs. 110-4- 150-EB-4- 170-5-180- EB-5-200.	Not applicable.	below 25 years.	Matriculation or equivalent. Diploma in Mechanical drawing or in Mechanical/Electrical Engineering or Draughtsmanship (Mech.) Certificate from recognised technical Institutions/Boards including DGR&E (Min. of Labour).

DULE

Whether age and educational qualifications prescribed for direct recruits will apply in the case of promot	if any.	ment whether by		- exists	Circums- tar ces in which UPSC is to be consulted in making recruit- ment
8	9	10	II	12	13
No	2 years.	promotion failing which by transfer and failing both by	service in the grade.		Not app- licable.
		direct recruitment.	Transfer: Persons working in similar, equivalent or higher grades in the lower formations of Defence Services.		
Do.	Do.	Do.	Promotion: Draughtsman Grade IV with 3 years service in the grad		Do.
			Transfer: Persons working similar, equivale or higher grades the lower formatio of Defence Service	ent in ons	
Not applicable	2 years.	100% by direct recruit	t- Not applicable.	Not app- licable.	Not app- licable.

New Delhi, the 7th May 1969

S.R.O. 150.—The following bye-laws for the regulation, conservation and protection from injury, contamination or trespass of sources and means of public water supply, construction and maintenance of connections with water works and the regulation of matters and things relating to the supply and use of water including the recovery of charges therefor and prevention of evasion of the same within the Cantonment of Nasirabad, made by the Cantonment Board, Nasirabad, in exercise of the powers conferred by clauses (32), (33) and (34) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924), are hereby published for general information, the same having been previously published and having been approved and confirmed by the Central Government as required by subsection (1) of section 284 of the said Act, namely:—

Bye-laws for the regulation, conservation and protection from injury, contamination or trespass of sources and means of public water supply, construction and maintenance of connections with water works and the regulation of all matters and things relating to the supply and use of water including the recovery of charges therefor, and prevention of evasion of the same in the Nasirabad Cantonment.

- 1. No person shall bathe, or wash or cause to be bathed or washed any animal, clothes, wool leather, skins, utensils or any other thing at any public stand-post or hydrant.
- 2. No person other than a person duly authorised by the Cantonment Board or Cantonment Executive Officer for the purpose shall open or inspect or in any way interfere with any pipe, valve, plug or other fittings appertaining to water works, other than a tap for drawing water.
- 3. No person shall tamper with any water tap, stand-post or any hydrant belonging to the Cantonment Board so as to cause damage to the mechanism or working of such tap, stand-post or hydrant.
- 4. No person shall wilfully waste or cause or allow to be wasted any water from any pipe, public stand-post, hydrant valve or fitting or shall cause it to be tapped by means of a rubber pipe or any other contrivance or to be diverted through any other channel.
- 5. The Cantonment Board may be subject to the provision contained in chapter XIII of the Cantonments Act, 1924 (2 of 1924), permit the owner, lessee or occupier of any building or land to connect such building or land with the public water supply mains for domestic use or for commercial purpose.
- 6. All water obtained from a public stand-post or hydrant shall be carried therefrom in clean vessels for other utensils.
- 7. (a) The Cantonment Board may by a public notice, prohibit fishing, bathing etc., in any source of public water supply where it considers that any such act is likely to cause danger to public health.
- (b) A copy of every notice issued under (a) above shall be conspicuously pasted near the source of water supply to which such notice relates.
- (c) The Cantonment Board may by notice in writing require the owner, lessee or occupier of any place, in which any oftensive trade or manufacture is carried on whereby the water in any source of public water supply is polluted, or is likely to be polluted to take step to abate such pollution or likelihood of pollution.
- (d) Any person receiving such notice shall be bound to comply therewith within the time specified in the said notice. Failure to comply with such notice shall be punishable as a breach of this bye-law.
- 8. No person shall, without the permission in writing of the Cantonment Board deposit any offensive matter or rubbish within 20 metres of any source of public water supply or at a place where the drainage may run into any such source.
- 9. (a) The Cantonment Board may, by public notice, prohibit the public to trespass upon any land or building occupied by water supply system.
- (b) A copy of every notice issued under (a) above shall be conspicuously pasted on the land or building to which such notice relates.

- 10 (a) No person shall, without the permission in writing of the Cantonment Board, alter, construct or encroach upon any public water channel.
- (b) The Cantonment Board may, by notice in writing, require any person who has made such alteration, obstruction or encroachment as aforesaid, to remove or desist from the same.
- (c) Any person receiving such notice shall be bound to comply therewith within the time specified in the said notice. Failure to comply with such notice shall be pumbhable as a breach of this bye-law.
- 11. No person shall, without the permission in writing of the Cantonment Executive Officer draw or use water from a public stand post or hydrant for any purpose other than domestic use.
- 12. The use of supply of water for domestic purpose shall not be deemed to include any supply or use;
 - (a) for animals or for washing vehicles where such animals or vehicles are kept for sale or hire;
 - (b) for any trade, manufacture or business;
 - (c) for fountains, swimming baths or any ornamental or mechanical purpose;
 - (d) for gardens or for purpose of irrigation;
 - (e) for making or watering roads or paths; or
 - (f) for building purpose.
- 13. It shall be in the discretion of the Cantonment Board to lay water supply distribution mains in such streets or places as it may consider proper and to give connections either for domestic or non-domestic or commercial purpose to such buildings, lands or premises as may be reasonable in its opinion in the interest of efficient and economic water supply and the decision of the Cantonment Board in all such matters shall be final.
- 14. So long as the Cantonment Board deems it practicable and consistent with the maintenance of an efficient water supply they may allow any owner, occupier or lessee of a building or land to lay down communication pipes from the service pipes of the Cantonment Board for the purpose of leading water to such building or land for domestic or non-domestic or commercial purposes or requiring any addition or alteration to an existing water supply.
- 15. Every application for the supply of water under these bye laws shall be signed by the owner, occupier or lessee of the building or land in Form 'A' annexed to these bye-laws and the work necessary for such supply shall not be commenced until the applicant has deposited with the Cantonment Executive Officer such estimated cost of expenditure inclusive of roads cutting and reinstatement charges and before the date as may be fixed by him in this behalf. The estimated cost of such expenditure shall also include a percentage of 5 percentum of the actual cost of work to cover supervision charges
- 16. The Cantonment Board may permit the owner, lessee or occupier of any building or land to connect the building or land to the Cantonment water supply mains
- 17. An application under bye-law 15 shall be accompanied by a connecting fee of five rupees only.
- 18. Except as provided herein each building or land, for the supply of water under these bye laws must have a separate metered connection to the Cantonment Board main water supply pipes. Extensions from the communication pipes of one building or land to another building or land shall not be permitted. Normally any building or land shall have not more than one connection but if in any case the Cantonment Board is satisfied that an adequate supply of water does not reach any building or land through a single connection, it may sanction additional connection thereto.
- 19. The owner, lessee or occupier of the building or land in respect of which the connection is sanctioned be informed as soon as possible to defray the entire cost of the connection including the supply and fixing of the fittings referred to in bye law 25, and must also pay the cost of such alteration in, or repair to,

roads, drains, sewers, gas or water mains or pipes and cost of such other works, as may be necessitated by or resulting from the work of making such connection within fifteen days of the receipt of the intimation.

- 20. In every case in which a new service connection with the Cantonment Water Works is made or an existing connection requires renewel or repair or alteration or extension, all necessary communication pipes and fittings from and including the stop-cock nearest the supply main shall be supplied by the Cantonment Board and the work or laying and supplying such communication pipes and fittings upto the stop-cock shall be executed by the Cantonment Board but the cost of such material and work shall be met by the consumer who shall be liable to pay the said sum in advance before the connection is made or renewed.
- 21. The supply pipe for a house service connection shall be of such bore not less than 12.70 Milimetre and not more than 19.05 Milimetre in diameter as may be determined by the Cantonment Board in each case. The size of ferrule shall be less than the bore of the service pipe. The height of a private water tap shall not be less than 0.91 Metres from the ground level unless otherwise determined by the Cantonment Board in exceptional cases.
- 22. The consumer shall not renew, alter or extend the connection within or without his house without the previous permission in writing of the Cantonment Board.
- 23. Communication pipes and fittings required for providing house service connection beyond the stop-cock shall be provided by the consumer at his cost and no materials shall be used which are not approved by the Cantonment Executive Officer and which do not confirm to the standard specification fixed by the Cantonment Executive Officer.
- 24. The owner, lessee or occupier of the building or land to which house service connection is given shall at any time, on receipt of notice to do so, from the Cantonment Executive Officer pay the entire cost of any repairs or alternations to the connection or any part thereof that the Cantonment Executive Officer may consider necessary to put it in a satisfactory condition or which may be necessitated by any change in the Cantonment water supply system of distribution or by the defective condition of connection or any part thereof or by any other cause whatever.
- 25. A building or land connected with the Cantonment water supply mains shall comprise the following parts or fittings which shall be of standard specifications fixed by the Cantonment Board.
 - (a) a brass or gunmetal ferrule inserted in the main supply line.
 - (b) a galvanised iron communication pipe from the ferrule to the meter main;
 - (c) two stop-cocks and surface box;
 - (d) a meter;
 - (e) service pipes from the stop-cock to the taps; and
 - (f) taps.
- 26. (a) On every communication pipe two brass or gunmetal stop-cocks having the same water way as such pipe shall be placed, as near as practicable, to the point where the pipe leaves the main and where the pipe joins the meter.
- (b) The meter and sotp-cock shall be built into cast iron or brick chamber provided with an iron surface cover box so designed that it can be locked and the key of this box shall remain under the control of the Cantonment Executive Officer.
- (c) The stop-cock shall be capable of adjustment so that the supply to the building or land may be regulated thereby.
- 27. The meter and the stop-cock attached shall ordinarly be placed within the premises of the consumer.
- 28. The Cantonment Executive Officer or any person acting under the authority of the Board may, subject to the provisions of section 224 of the Cantonments Act, 1924 and after giving sufficient notice enter into any house or premises supplied with water by the Cantonment Board in order to inspect and test for water misused or contaminated or contamination of such water.

- 29. Every house owner, lessee or occupier shall afford all reasonable facilities as required under bye-law 28 for such inspection on pain of the water supply being cut off where any obstruction is offered.
- 30. Meters may be supplied by the Cantonment Board on payment if available. If not, the consumer shall provide the same at his own cost. In the latter case, the meter shall be approved by the Cantonment Executive Officer before installation. The measurement shall not under any circumstances be interfered with by the consumer. Any infringement of this byelaw shall involve immediate disconnection of the water supply and also payment by the consumer of the cost of repairing and damage caused to the meter.
- 31. (1) The occupier, lessee or the owner of any building or land shall, if the meter is supplied by the Cantonment Board, pay as meter rent as below:
 - 12.70 Milimetre diameter two rupecs per mensem,
 - 19.05 Milimeter diameter two rupees and fifty paise per mensem.
- (2) Where the meter is installed at the cost of the occupier, lessee or owner, none of these charges are payable by such owner, lessee or occupier but all such owner, lessee or occupier shall pay to the Cantonment Board maintenance charges of seventy five paise per mensem or at such rates fixed by the Cantonment Board from time to time in this regard.
- 32. All meters shall be sealed by the agency of the Cantonment Board and the reading shall be taken monthly or at such intervals as may be determined by the Cantonment Board by the person appointed by the Cantonment Executive Officer in the presence, as far as possible, of a representative of the consumer.
- 33. No meter shall, in any way, be tampered with by the consumer or any person on his behalf.
- 34. On failure to recover any such sum from the occupier (consumer) who is primarily responsible for the payment of water charges, recovery may be made from the owner of the building or land.
- · 35. Free allowance will be given for the water tax paid by the owner, lessee or occupier of the building or land at the rate of three rupees per 4500 litrs for domestic supply or at any other rate fixed by the Cantonment Board from time to time.
- 36. For water supplied, the rate charged for domestic purposes in excess of the free supply allowance as mentioned in bye-law 35 shall be three rupees per 4500 litres consumed. The rate charged for water supplied for purposes other than domestic purposes shall be four rupees per 4500 litres.
- 37. The Cantonment Board shall be at liberty in its discretion to close, stop or reduce or restrict the supply of water either in respect of the quantity or hours of supply of classes of persons or premises or purposes and the Cantonment Board shall not be liable to pay any damage for any such act or omission.
- 38. All consumers of water supply shall deposit with the Cantonment Board a refundable security of ten rupees. The monthly charges for the water consumed shall be payable within thirty days from the presentation of the bill, falling which the water supply shall be cut off without any further notice.
- 39. The meter rent or the maintenance charges thereof, as the case may be shall be payable along with the water charges on or before the date mentioned in bye-law 38.
- 40. The bills for the water consumption charges shall be served to each consumer every month in accordance with the prevalent rates and rebate of 5 per cent on the total amount shall be admissible if the payment is made within seven days of the presentation of the bill.
- 41 (a) The Cantonment Board after giving notice in writing to the consumer may cut off the service connection between the Cantonment water supply system and any building or land to which water is supplied from such system for any purpose therefrom or turn off such supply in any of the following cases namely:—
 - (i) the owner, lessee or occupier of the building or land neglects to pay to the Cantonment Board the water tax or other charges connected with the water supply within one month from the date on which such tax or charges falls due for payment;

- (ii) the occupier refuses to admit the Cantonment Executive Officer or other authorised person of the Cantonment Board into the building or land for the purpose of making any examination or inquiry authorised under bye-law 28 or prevent making of such examination or inquiry;
- (iii) the occupier wilfully or negligently misuses or causes the waste of water;
- (iv) the occupier wilfully or negligently injures or damages his meter or any pipe or tap conveying water from the water works;
- (v) any pipes, taps, works or fitting connected with the supply of water to the building or land are found, on examination by the Cantonment Executive Officer, or any other person authorised by the Board to be out of repair to such an extent as to cause a waste of water.
- (b) A charge of three rupees or any other amount to be fixed by the Board from time to time. for cutting off the connection or turning off the water in any case referred to in clause (a) above shall be payable by the owner, lessee or occupier of the building or land. A similar charge shall be levied for reconnection of water supply:
- (c) No action taken under or in pursuance of clause (a) shall relieve any person from penalty or liability which he may otherwise have incurred.
- 42. In case of any doubt about the correctness of the reading recorded for any particular month, the owner, occupier or lessee of any building or land within seven days of the receipt of the bill may request the Board to test the meter. Should the meter prove to be less than five percentum fast the cost of testing will be borne by the applicant in any other case, such cost will be borne by the Cantonment Board and the estimated over-charge PRORATA for the month in respect of which the accuracy of the meter is disputed. The charge for testing the meter shall be five rupees.
- 43. In case where a meter is found to give incorrect reading and is out of repair for any period exceeding one month, the consumption recorded during the corresponding month or months during the year immediately preceding, or where such record is not available, such data as the Cantonment Executive Officer considers most suitable, shall be deemed to be the basis for working out the charges and the quantity so arrived at shall be deemed to be the actual consumption and a decision of the Cantonment Board in the matter shall be final.
- 44. In case the matter is suspected to be working allow or cut or order, the same shall be removed and tested by the Cantonment Board and if found correct it shall be sealed and refixed at the cost of the Cantonment Board. If the meter is found out of order, the Cantonment Board shall arrange to get it reparted at its own cost. The cost of spare parts shall also be borne by the Cantonment Board.
- 45. If in any month the meter of any connection ceases to register, the Cantonment Board shall be entitled to charge for the month an amount for excess consumption not exceeding the average of the part three months of full usage.
- 46 The meter reading Book maintained by the Cantonment Board shall be prime-facie evidence of the quantity of water consumed.
- 47. No storage cistern connected with Cantonment Supply Mains shall be erected except with the permission in writing of the Cantonment Board. No such storage cistern shall be erected at an altitude exceeding ten meters.
- 48. Every cistern shall be provided with a ball valve and detective or warning pipe and with proper means of access and inspection, and, if used for drinking water, with dust-proof cover. No cistern other than a cistern for the purpose referred to in bye-law 49 shall be placed immediately over in the same room as a privy.
- 49. All water closets shall be provided with water from a cistern and not direct from a service pipe, or by a tap of any kind. Every cistern for the supply of water to the closets shall be fitted with an efficient waste preventing apparatus and shall be so constructed as to prevent a continuous discharge or a discharge of more than 12 litres of water at each flush, and shall be of sufficient size to contain water for at least eight flushes.

- 50. All urinals shall be provided with water either from a cistern or from a pipe fitted with a cock. Every cistern for the supply of water to urinals shall be fitted with an efficient water preventing apparatus and shall be so constructed as to prevent a continuous discharge or a discharge of more than three litres at each flush.
- 51. Every boiler for generating steam shall be supplied with water from a cistern, and not by direct connection with the service pipe.
- 52. All watering through for cattle shall be fitted with a proper ball cock under cover.
- 53. Hydrants for fire or other purposes shall only be permitted with the special sanction of the Cantonment Board.
- 54. If it shall be shown that an offence against some provision of these byelaws has occurred or any premises to which a private supply of water is furnished by the Cantonment Board it shall be presumed, until the contrary is proved, that such offence has been committed by the occupier of the said premises.

Penalty

If any person contravenes any provision of these bye-laws other than the bye-laws for a contravention of which a special penalty is provided in these bye-laws, shall be punishable with a fine which may extend to fifty rupees and where the contravention is a continuing one, with an additional fine which may extend to twenty rupees for every day during which such contravention continues after conviction for the first such contravention.

FORM 'A'

See bye-law 15

To

The Cantonment Executive Officer,

NASIRABAD.

Subject.—Application under section 220 of the Cantonments Act, 1924 (2 of 1924).

Sir.

	I	reque	est y	ou	to	grant	house	e s e rv	ice	conn	ection	to	my	pren	nises
No.					situ	ated a	t				Road	l/Moh	alla	in V	Vard
No.					., N	ASIRA	BAD	Canton	ment	for	the s	upply	of v	water	for
dom	estic/	comm	ercia	ıl use	e su	bject 1	to the	terms	and	cond	litions	laid	dow	n in	the
								d. NAS			under	c claus	es (32),	(33)
and	(34)	of se	ction	282	1_{0}	the Ca	antonm	ents A	ct, 1	924.					

Place:

Date:

Yours faithfully.

Signature of application.

[No. F. 53/7/C/L&C/68/1820-C(1)/D(Q&C).1]

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New Delhi the 14th May 1969

S.R.O. 151.—In exercise of the powers conferred by section 60 of the Cantonments Act, 1924 (2 of 1924), the Cantonment Board, Ranikhet, with the previous sanction of the Central Government, hereby makes the following amendments in the notification of house tax published with the late United Provinces, Municipal Department No. 939/XII/856C, dated 6th July, 1895, the same having been previously published as required by section 61 of the said Act namely:—

In clause (1) of the said notification, for the figure and word "7½ per cent" the figure and word "10 per cent" shall be substituted.

[No. F. 53/9/C/L&C/68/1891-C/D(Q&C).]

S. P. MADAN, Under Secy.

New Delhi, the 3rd May 1969

- S.R.O. 152.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the posts of Master (Air Sea Rescue Launch) and Engine Driver Class I (Air Sea Rescue Launch) in the Indian Air Force, namely:-
- 1. Short title and commencement—(1) These rules may be called the Master and Engine Driver Class I (Air Sea Rescue Launch) Recruitment Rules 1969.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- Application.—These rules shall apply to the posts specified in column 1 of the Schedule hereto annexed.
- 3. Number of posts, classification and scales of pay.—The number of posts, their classification and the scales of the pay attached thereto shall be as specified in columns 2 to 4 of the Schedule annexed hereto.
- 4. Method of recruitment, age limit and other qualification.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes and Scheduled Tribes and other special categories of persons in accordance with the general orders of the Central Government issued from time to time.

- 5. Disqualifications.—(a) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to any of the said posts; and
- (b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any of the said posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Power to relax.—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of the provisions of the rules with respect to any class or category of persons/post.

SCHE-

Recruitment Rules: Master (Air Sea Rescue Launch) and

Name of post No. of Classification posts.

Scale of Pay posts.

Whether Age limit selection for direct post or non-selection non-selection.

tion post.

I	2	3	4	5	6	7
Master (Air Sca Rescuc Launch)	2	C.D.S. Class III Non-Ministeria Non-Gazetted	Rs. 210-10- 290-15-320. l	N.A.	1825 years.	Certificate of the rate (Master second class) issued by Merchant Marine Department. Must hold licence to take a craft upto limits prescribed by Merchant Marine Department.
Engine Driver Class I (Air Sea Rescue Launch).	2	C.D.S. Class III Non-ministerial Non-Gazetted.	Rs. 175-6- 205-7-240.	N.A.	18—25 years.	Certificate from Mer- chant Marine De- partment of the appropriate rate.

DULE

ENGINE DRIVER CLASS I (AIR SEA RESCUE LAUNCH)

and edu qualifi prescri the dir	cations ibed for rect re- vill apply ase of	Period of probation if any	Method of rectt. whether by direct rectt. or by promotion or transfer & percentage of the vacancies to be filled by various methods.	promotion/transfer, grades from which promotion/transfer to	If a DPC exists, what is its composition.	Circums- tances in which U.P.S.C. is to be consulted in making rectt.
	8	9	10	II	I2	13
N.A.		2 years.	100% direct recruit- ment failing which by transfer.	Transfer: Persons working in equivalent grade in any other Govern- ment organisation.	N.A.	N.A.
N.A.		2 years.	100% direct recruit- ment failing which by transfer.	Transfer: Persons working in equivalent grade in any other Government organisation.	N.A.	N.A.

[No. F. 23049/342/PC 3(B)/7097/D(Appt.)]
N. V. SWAMINATHAN, Under Secy.